

NEW MEXICO

ENVIRONMENT DEPARTMENT

Ground Water Quality Bureau





Draft: November 5, 2020

GROUND WATER QUALITY BUREAU DISCHARGE PERMIT Issued under 20.6.2 NMAC

Facility Name:	Luna Energy Facility
Discharge Permit Number:	DP-1305

Facility Location: 1895 Arrowhead Dr

Deming, NM

County: Luna County

Permittee: Public Service Company of New Mexico

Mailing Address: John Hale

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Permitting Action: Renewal

Permit Issuance Date: DATE
Permit Expiration Date: DATE

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Discharge Permit Summary
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I. INTRODUCTION

The New Mexico Environment Department (NMED) issues this groundwater discharge permit Renewal (Discharge Permit or DP-1305) to the Public Service Company of New Mexico (PNM or Permittee) pursuant to the New Mexico Water Quality Act (WQA), NMSA 1978 §§74-6-1 through 74-6-17, and the New Mexico Water Quality Control Commission (WQCC) Ground and Surface Water Protection Regulations, 20.6.2 NMAC.

NMED's purpose in issuing this Discharge Permit, and in imposing the requirements and conditions specified herein, is to control the discharge of water contaminants from Luna Energy Facility (Facility), a natural gas-fired power plant, in order to protect groundwater and those segments of surface water gaining from groundwater inflow for present and potential future use as domestic and agricultural water supply and other uses, and to protect public health. It is NMED's determination in issuing this Discharge Permit that the Permittee has met the requirements of Subsection C of 20.6.2.3109 NMAC. The Permittee is responsible for complying with the terms and conditions of this Discharge Permit pursuant to Section 20.6.2.3104 NMAC; failure to do so may result in enforcement action by NMED (20.6.2.1220 NMAC).

Described below are the activities that produce the discharge, the location of the discharge, and the quantity, quality and flow characteristics.

The Permittee manages industrial discharges consisting of high efficiency reverse osmosis (HERO) concentrate, ion exchange resin regeneration wastewater, evaporative cooling blowdown wastewater, and wash water at a volume of up to 150,000 gallons per day (gpd) to a double synthetically lined impoundment system consisting of two cells equipped with leak detection for disposal by evaporation.

The discharge may contain water contaminants or toxic pollutants elevated above the standards of Section 20.6.2.3103 NMAC and is not subject to the exemption at Subsection 20.6.2.3105.A NMAC.

The Facility is located at 1895 Arrowhead Road NW, approximately three miles north of Deming, in Section 16, Township 23S, Range 09W, Luna County. A discharge at the Facility is most likely to affect groundwater at a depth of approximately 124 feet and having a total dissolved solids (TDS) concentration of approximately 235 milligrams per liter.

NMED issued the original Discharge Permit to the Permittee on February 22, 2001 and subsequently renewed the Permit on May 20, 3009 and on April 20, 2015. The application (i.e., discharge plan) consists of the materials submitted by the Permittee dated October 23, 2019, and materials contained in the administrative record prior to issuance of this Discharge Permit. The Permittee shall manage the discharge in accordance with all conditions and requirements of this Discharge Permit.

NMED reserves the right to require a Discharge Permit modification in the event NMED determines that the Permittee is or may be violating, or is likely to violate in the future, the requirements of 20.6.2 NMAC or the standards of Section 20.6.2.3103 NMAC. NMED reserves this right pursuant to Section 20.6.2.3109 NMAC. An NMED requirement to modify the Discharge Permit may result from a determination by NMED that structural controls and/or management practices approved under this Discharge Permit are insufficiently protective of groundwater quality and human health. NMED reserves the right to require the Permittee implement abatement of water pollution and remediate groundwater quality.

NMED's issuance of this Discharge Permit does not relieve the Permittee of the responsibility to comply with the WQA, WQCC Regulations, and any other applicable federal, state and/or local laws and regulations, such as zoning requirements and nuisance ordinances.

This Discharge Permit may use the following acronyms and abbreviations.

Abbreviation	Explanation	Abbreviation	Explanation
BOD ₅	biochemical oxygen demand (5-day)	NMSA	New Mexico Statutes Annotated
CFR	Code of Federal Regulations	NO ₃ -N	nitrate-nitrogen
CFU	colony forming unit	NTU	nephelometric turbidity units
CI	chloride	QA/QC	Quality Assurance/Quality Control
EPA	United States Environmental Protection Agency	TDS	total dissolved solids
gpd	gallons per day	TKN	total Kjeldahl nitrogen
LAA	land application area	total nitrogen	= TKN + NO ₃ -N
LADS	Land Application Data Sheet(s)	TRC	total residual chlorine
mg/L	milligrams per liter	TSS	total suspended solids
mL	milliliters	WQA	New Mexico Water Quality Act
MPN	most probable number	WQCC	Water Quality Control Commission
NMAC	New Mexico Administrative Code	WWTF	Wastewater Treatment Facility
NMED	New Mexico Environment Department		

II. FINDINGS

In issuing this Discharge Permit, NMED finds the following.

1. The Permittee is discharging effluent or leachate from the Facility so that such effluent or leachate may move into groundwater of the State of New Mexico that has an existing

concentration of 10,000 mg/L or less of TDS, within the meaning of Subsection A of 20.6.2.3101 NMAC, without exceeding standards of 20.6.2.3103 NMAC for any water contaminant.

- 2. The Discharge Permit allows the Permittee to discharge effluent or leachate from the Facility directly or indirectly into groundwater pursuant to this Discharge Permit and Sections 20.6.2.3000 through 20.6.2.3114 NMAC.
- 3. The discharge from the Facility is not subject to any of the exemptions of Section 20.6.2.3105 NMAC.

III. AUTHORIZATION TO DISCHARGE

The Permittee is responsible for ensuring that discharges authorized by this Discharge Permit are consistent with the terms and conditions herein pursuant to 20.6.2.3104 NMAC.

This Discharge Permit authorizes the Permittee to discharge up to 150,000 gpd of industrial wastewater consisting of HERO concentrate, ion exchange resin regeneration wastewater, evaporative cooling blowdown wastewater, and wash water to a double synthetically lined impoundment system consisting of two cells equipped with leak detection for disposal by evaporation.

[20.6.2.3104 NMAC, Subsection C of 20.6.2.3106 NMAC, Subsection D of 20.6.2.3109 NMAC]

IV. CONDITIONS

NMED issues this Discharge Permit for the discharge of water contaminants subject to the following conditions.

A. OPERATIONAL PLAN

#	Terms and Conditions
1.	The Permittee shall implement the following operational plan to ensure compliance with Title 20, Chapter 6, Parts 2 and 4 NMAC.
	[Subsection C of 20.6.2.3109 NMAC]
2.	The Permittee shall operate in a manner that does not violate standards and requirements of Sections 20.6.2.3101 and 20.6.2.3103 NMAC.
	[20.6.2.3101 NMAC, 20.6.2.3103 NMAC, Subsection C of 20.6.2.3109 NMAC]

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Operating Conditions

#	Terms and Conditions
3.	The Permittee shall maintain fences around the impoundment system to restrict access by the general public and animals. The fences shall consist of a minimum of six-foot chain link or field fencing and locking gates. The Permittee shall maintain the fences to serve the stated purpose throughout the term of this Discharge Permit. [Subsections B and C of 20.6.2.3109 NMAC, NMSA 1978, § 74-6-5.D]
4.	The Permittee shall maintain signs indicating that the wastewater in the impoundment system is not potable. The Permittee shall post signs at the Facility entrance and other areas where there is potential for public contact with wastewater. The signs shall be printed in English and Spanish and shall remain visible and legible for the term of this Discharge Permit. [Subsections B and C of 20.6.2.3109 NMAC, NMSA 1978, § 74-6-5.D]
5.	The Permittee shall maintain the impoundment liners to avoid conditions that could affect the liner or the structural integrity of the impoundments. Characterization of such conditions may include the following: • erosion damage; • animal burrows or other damage; • the presence of vegetation including aquatic plants, weeds, woody shrubs or trees growing within five feet of the top inside edge of a sub-grade impoundment, within five feet of the toe of the outside berm of an above-grade impoundment, or within the impoundment itself; • the presence of large debris or large quantities of debris in the impoundment; • evidence of seepage; or • evidence of berm subsidence. The Permittee shall routinely control vegetation growing around the impoundments by mechanical removal that is protective of the impoundment liner. The Permittee shall visually inspect the impoundments and surrounding berms on a monthly basis to ensure proper maintenance. In the event that inspection reveals any evidence of damage that threatens the structural integrity of an impoundment berm or liner, or that may result in an unauthorized discharge, the Permittee shall implement the Contingency Plan set forth in this Discharge Permit. The Permittee shall create and maintain a log of all impoundment inspections which describes the date of the inspection, any findings and repairs and the name of the person

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#	Terms and Conditions	
	responsible for the inspection. The Permittee shall make the log available to NMED upon request.	
	[Subsection A of 20.6.2.3107 NMAC, Subsection C of 20.6.2.3109 NMAC]	
6.	The Permittee shall preserve a minimum of two feet of freeboard, i.e., the liquid level in the impoundments and the elevation of the lowest-most top of the impoundment liner.	
	In the event that the Permittee determines that it cannot preserve two feet of freeboard in the impoundment, the Permittee shall implement the Contingency Plan set forth in this Discharge Permit.	
	[Subsection A of 20.6.2.3107 NMAC, Subsection C of 20.6.2.3109 NMAC]	
7.	The Permittee shall inspect the leak detection and recovery system on a monthly basis for the presence of liquid. If the Permittee detects leachate, the Permittee shall collect a sample and analyze the sample for Fluoride (F), Cl, NO ₃ -N, sulfate (SO ₄), and TDS within 30 days of discovery.	
	The Permittee shall keep and submit a log of the inspection findings and repairs made. The inspection log, including a statement whether or not liquids were observed in the leak detection and recovery systems, to NMED in the semi-annual monitoring reports. [20.6.2.3107 NMAC]	
8.	The Permittee shall only add the following products, as originally submitted to NMED on June 1, 2015, to water reasonably expected to enter the impoundment system.	
	 • 3D TRASAR™ 3DT134 • Brenntag Lime Hydrated • DPC 12.5% Chlorine Bleach • DPC 50% Sodium Hydroxide • DPC Sodium Bisulfite Solution • Hill Brothers 40% Ferric Chloride • Hill Brothers 93% Sulfuric Acid • King Lee Pretreat Plus® - 0100 • Shrieve Soda Ash Tech Grade 260 • ZOK ZOK 27 	
	In the event that the Permittee intends to replace a product with a similar product, intended for the same use, for which an SDS was not previously submitted during the term of this Discharge Permit, the Permittee shall submit the product's SDS to NMED within 30 days of knowledge of the product's use.	

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	In the event that the Permittee intends to introduce a new product into the treatment process, the Permittee shall submit a request, including the product's SDS, to NMED for approval within 60 days prior to use.
	[20.6.2.3109 NMAC]

B. MONITORING AND REPORTING

#	Terms and Conditions
9.	The Permittee shall conduct the monitoring, reporting, and other requirements listed below in accordance with the monitoring requirements of this Discharge Permit. [Subsection A of 20.6.2.3107 NMAC, Subsection C of 20.6.2.3109 NMAC]
10.	METHODOLOGY – Unless otherwise specified by this Discharge Permit, or approved in writing by NMED, the Permittee shall use sampling and analytical techniques that conform with the references listed in Subsection B of 20.6.2.3107 NMAC. [Subsection B of 20.6.2.3107 NMAC]
11.	Semi-annual monitoring - The Permittee shall perform monitoring and other Permit required actions during the following periods and shall submit semi-annual reports to NMED by the following due dates: January 1st through June 30th – due by August 1st; and July 1st through December 31st – due by February 1st. [Subsection A of 20.6.2.3107 NMAC]

Monitoring Actions with Implementation Deadlines

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12.	The Permittee shall sample Facility wastewater for the presence of perfluorinated chemicals (PFCs).
	Within 180 days of the issuance date of this Discharge Permit (by DATE), the Permittee shall collect a single grab sample from each cell of the evaporative impoundment in a location that is representative of the discharge contained therein. The Permittee shall analyze the sample for the following PFCs:
	perfluorohexane sulfonic acid (PFHxS) (CAS 355-46-4)

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- perfluorooctane sulfonate (PFOS) (CAS 1763-23-1)
- perfluorooctanoic acid (PFOA) (CAS 335-67-1)

The Permittee shall properly collect, prepare, preserve, transport, and analyze the sample in accordance with ASTM D7979-17, or an equivalent method that uses liquid chromatography and tandem mass spectrometry (LC/MS/MS). The reporting limit shall be low enough to identify whether the combined concentration of the perfluorinated chemicals is less than the Tap Water Screening Level identified in the *NMED Risk Assessment Guidance for Site Assessments and Investigations*, Table A-1 available on the NMED Hazardous Waste Bureau's website under Guidance Documents. The Permittee shall take appropriate measures to avoid cross contamination while collecting and transporting the sample. The selected laboratory should be able to provide guidance that ensures sample integrity. The Permittee shall submit a copy of the laboratory report, including analytical results, the QA/QC summary, and the Chain of Custody to NMED within 30 days of laboratory report receipt.

[Subsection H of 20.6.2.3109 NMAC, Subsection A of 20.6.2.3107 NMAC]

Groundwater Monitoring Conditions

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- 13. The Permittee shall perform semi-annual groundwater sampling in the following groundwater monitoring well and analyze the samples for TKN, NO₃-N, TDS, Cl, SO₄, and F.
 - LEMW-4, located hydrologically downgradient of the impoundment system and located approximately 15 feet east of the east impoundment.

The Permittee shall perform groundwater sample collection, preservation, transport and analysis according to the following procedures.

- a) Measure the depth-to-most-shallow groundwater from the top of the well casing to the nearest hundredth of a foot.
- b) Purge three well volumes of water from the well prior to sample collection.
- c) Obtain samples from the well for analysis.
- d) Properly prepare, preserve and transport samples.
- e) Analyze samples in accordance with the methods authorized in this Discharge Permit.

The Permittee shall submit the depth-to-most-shallow groundwater measurements and the laboratory analytical results, including the QA/QC summary report and Chain of

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	Custody, and a Facility layout map showing the location and number of each well to NMED in the semi-annual monitoring reports.
	[Subsection A of 20.6.2.3107 NMAC]
14.	In addition to, and as part of one of the groundwater sampling events as required by Condition 13 of this permit, the Permittee shall perform two groundwater sampling events (one in 2022 and one in 2024) in the monitoring well (LEMW-4) and analyze the samples for all organic and inorganic constituents listed below in Conditions 20 and 21.
	 Groundwater sample collection, preservation, transport and analysis shall be performed according to the following procedure. a) Measure the depth-to-most-shallow groundwater from the top of the well casing to the nearest hundredth of a foot. b) Purge three well volumes of water from the well prior to sample collection. c) Obtain samples from the well for analysis. d) Properly prepare, preserve and transport samples. e) Analyze samples in accordance with the methods authorized in this Discharge Permit. The Permittee shall submit the depth-to-most-shallow groundwater measurements and analytical results, including the laboratory QA/QC summary report and Chain of Custody, to NMED in the semi-annual monitoring reports due by August 1st in 2021 and 2023. [Subsection A of 20.6.2.3107 NMAC]
15.	NMED shall have the option to perform downhole inspections of all groundwater monitoring wells identified in this Discharge Permit. NMED shall establish the inspection date and provide at least a 60-day notice to the Permittee by certified mail. The Permittee shall remove any existing dedicated pumps at least 48 hours prior to NMED inspection to allow adequate settling time of sediment agitated from pump removal. Should the Permittee decide to install a pump monitoring well without a dedicated pump, the Permittee shall notify NMED at least 90 days prior to pump installation so that NMED can schedule a downhole well inspection(s) prior to pump placement.
	[Subsections A and D of 20.6.2.3107 NMAC]

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Facility Monitoring Conditions

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16.	The Permittee shall on a monthly basis measure the volume of wastewater discharged to the evaporative impoundment system during the period.
	To determine the discharge volume, the Permittee shall obtain readings from a totalizing flow meter on a monthly basis and calculate the monthly and average daily volume discharged to the impoundment system. The Permittee shall submit monthly meter readings, calculated monthly discharge volumes and average daily discharge volumes to NMED in the semi-annual monitoring reports.
	[Subsection A of 20.6.2.3107 NMAC, Subsections C and H of 20.6.2.3109 NMAC]
17.	The Permittee shall calibrate flow meters to within plus or minus 10 percent of actual flow. Calibrations shall be performed by an individual knowledgeable in flow measurement and in the installation/operation of the particular device in use.
	The Permittee shall maintain spare calibrated meters at the Facility. The Permittee shall maintain and calibrate these meters in accordance with the manufacturer's requirements.
	The Permittee shall remove the in-service meters for calibration, at a minimum, within 90 days of the issuance date of this Discharge Permit (by DATE), and then every other year thereafter, or sooner if conditions warrant, such as maintenance or operational changes.
	The Permittee shall maintain factory calibration records at a location accessible for review by NMED upon request.
	[Subsection A of 20.6.2.3107 NMAC, Subsections C and H of 20.6.2.3109 NMAC]
18.	The Permittee shall visually inspect flow meters on a monthly basis for evidence of malfunction. The Permittee shall maintain a log of the inspections that includes a date of the inspection, findings and repairs, and the name of the inspector. The Permittee shall make the log available to NMED upon request.
	If a visual inspection indicates a flow meter is not functioning as required by this Discharge Permit, the Permittee shall repair or replace the meter within 30 days of discovery. For <i>repaired</i> meters, the Permittee shall submit a report to NMED with the next monitoring report following the repair that includes a description of the malfunction; a statement verifying the repair; and a flow meter field calibration report completed in accordance with the requirements of this Discharge Permit. For

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	replacement meters, the Permittee shall submit a report to NMED with the next monitoring report following the replacement that includes a design schematic for the device and a flow meter field calibration report completed in accordance with the requirements of this Discharge Permit.
	[Subsection A of 20.6.2.3107 NMAC, Subsection C of 20.6.2.3109 NMAC]
19.	The Permittee shall collect a composite wastewater sample on a semi-annual basis (once every six months) from the East and West Evaporative Impoundments. The composite sample shall consist of a minimum of six equal aliquots collected equidistantly around the entire perimeter of the evaporative impoundment and thoroughly mixed. The Permittee shall analyze the composite sample for: • TKN; • NO ₃ -N; • TDS; • Cl; • pH; • SO ₄ ; and • F. The Permittee shall ensure the sample is properly prepared, preserved, transported and analyzed in accordance with the methods authorized in this Discharge Permit. The Permittee shall submit the laboratory analytical data results, including the QA/QC summary and Chain of Custody, to NMED in the semi-annual monitoring reports. [Subsection A of 20.6.2.3107 NMAC, Subsections C and H of 20.6.2.3109 NMAC]
20.	Twice within the permit term (once in 2022 and once in 2024), the Permittee shall collect two composite wastewater samples (except as noted for pH), one from both the East and West Evaporative Impoundments. The composite samples shall consist of a minimum of six equal aliquots collected equidistantly around the perimeter of the impoundments and thoroughly mixed and analyze the sample for the following inorganic contaminants (dissolved fraction, except as noted): • aluminum (CAS 7429-90-5) • antimony (CAS 7440-36-0) • arsenic (CAS 7440-38-2) • barium (CAS 7440-39-3) • beryllium (CAS 7440-41-7) • boron (CAS 7440-42-8) • cadmium (CAS 7440-43-9) • rickel (CAS 7440-02-0) • selenium (CAS 7782-49-2)

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- chromium (CAS 7440-47-3)
- cobalt (CAS 7440-48-4)
- copper (CAS 7440-50-8)
- cyanide (CAS 57-12-5)
- fluoride (CAS 16984-48-8)
- iron (CAS 7439-89-6)

- silver (CAS 7440-224)
- sulfate (CAS 14808-79-8)
- thallium (CAS 7440-28-0)
- uranium (CAS 7440-61-1)
- zinc (CAS 7440-66-6)

The Permittee shall ensure the sample is properly collected, prepared, preserved, transported and analyzed in accordance with the methods authorized in this Discharge Permit. The Permittee shall analyze the sample using methods with reporting limits that are less than the corresponding numerical groundwater standards identified in 20.6.2.3103 NMAC.

The Permittee shall submit a summary of measured concentrations compared with the corresponding groundwater standards, a copy of the laboratory report including the laboratory analytical data results, the QA/QC summary, and the Chain of Custody, shall be submitted to NMED in the monitoring reports due by August 1st of 2021 and 2023.

[Subsection A of 20.6.2.3107 NMAC, Subsections C and H of 20.6.2.3109 NMAC]

- 21. Twice within the permit term (once in 2022 and once in 2024), the Permittee shall collect a composite wastewater sample (except as noted for pH) from the East and West Evaporative Impoundments. The composite samples shall consist of a minimum of six equal aliquots collected equidistantly around the perimeter of the impoundments and thoroughly mixed and analyze the sample for the following organic contaminants:
 - atrazine (CAS 1912-24-9)
 - benzene (CAS 71-43-2)
 - benzo-a-pyrene (CAS 50-32-
 - carbon tetrachloride (CAS) 56-23-5)
 - chloroform (CAS 67-66-3)
 - 1,2-dichlorobenzene (CAS 95-50-1)
 - 1,4-dichlorobenzene (CAS 106-46-7)
 - 1,1-dichloroethane (CAS 75-34-3)
 - 1,2-dichloroethane (EDC, CAS 107-06-2)

- methylene chloride (CAS 75-09-
- PAHs: total naphthalene (CAS 91-20-3) plus monomethylnaphthalenes
- phenols
- polychlorinated biphenyls (PCBs, CAS 1336-36-3)
- pentachlorophenol (CAS 87-86-5)
- toluene (CAS 108-88-3)
- styrene (CAS 100-42-5)
- 1,1,2,2-tetrachloroethane (CAS 79-34-5)
- tetrachloroethene (PCE, CAS 127-18-4)

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Terms and Conditions • 1,1-dichloroethene (1,1-DCE, • 1,2,4-trichlorobenzene (CAS 120-CAS 75-35-4) 82-1) • cis-1,2-dichloroethene (CAS • 1,1,1-trichloroethane (1,1,1-TCA, 156-59-2) CAS 71-55-6) • trans-1,2-dichloroethene • 1,1,2-trichloroethane (CAS 79-00-(CAS 156-60-5) • 1,2-dichloropropane (PDC, • trichloroethene (TCE, CAS 79-01-CAS 78-87-5) • ethylbenzene (CAS 100-41-4) • vinyl chloride (CAS 75-01-4) • ethylene dibromide (EDB, • total xylenes (CAS 1330-20-7) CAS 106-93-4) The Permittee shall properly collect, prepare, preserve, transport and analyze the

The Permittee shall properly collect, prepare, preserve, transport and analyze the samples in accordance with the methods authorized in this Discharge Permit. The Permittee shall analyze samples using methods with reporting limits that are less than the corresponding numerical groundwater standards identified in 20.6.2.3103 NMAC.

The Permittee shall submit a summary of measured concentrations compared with the corresponding groundwater standards, and a copy of the laboratory report including the laboratory analytical data results, the QA/QC summary, and the Chain of Custody to NMED in the monitoring reports due by August 1st of 2021 and 2023.

[Subsection A of 20.6.2.3107 NMAC, Subsections C and H of 20.6.2.3109 NMAC]

C. CONTINGENCY PLAN

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monitoring confirms for a minimum of eight (8) consecutive quarterly samples that groundwater does not exceed the standards of Section 20.6.2.3103 NMAC.

Violation of the groundwater standard beyond 180 days after the confirmation of groundwater contamination may cause NMED to require the Permittee to abate water pollution consistent with the requirements and provisions of Section 20.6.2.4101, Section 20.6.2.4103, Subsections C and E of 20.6.2.4106, Section 20.6.2.4107, Section 20.6.2.4112 NMAC.

[Subsection A of 20.6.2.3107 NMAC, Subsection E of 20.6.2.3109 NMAC]

23. In the event that information available to NMED indicates that a well is not constructed in a manner consistent with the attachment titled (Monitoring Well Guidance); contains insufficient water to effectively monitor groundwater quality; or is otherwise not completed in a manner that is protective of groundwater quality, the Permittee shall install a replacement well(s) within 120 days following notification from NMED.

The Permittee shall install replacement wells at locations approved by NMED prior to installation and shall complete replacement wells in accordance with the attachment Monitoring Well Guidance. The Permittee shall submit well construction and lithologic logs to NMED within 60 days following well completion.

The Permittee shall properly plug and abandon a monitoring well requiring replacement upon completion of the replacement monitoring well. The Permittee shall complete the well plugging and abandonment, and shall document the abandonment procedures, in accordance with the attachment Monitoring Well Guidance and all applicable local, state, and federal regulations. The Permittee shall submit a copy of the well abandonment documentation to NMED within 60 days following the replacement well completion.

[Subsection A of 20.6.2.3107 NMAC]

24. In the event that an inspection reveals significant damage has occurred or is likely to affect the structural integrity of an impoundment or liner or their ability to contain contaminants, the Permittee shall propose the repair or replacement by submitting a Corrective Action Plan (CAP) to NMED for approval. The Permittee shall submit the CAP to NMED within 30 days after discovery of the damage or following notification from NMED that significant damage is evident. The Permittee shall ensure the CAP includes a schedule for completion of corrective actions. The Permittee shall initiate implementation of the CAP following approval by NMED.

[Subsection A of 20.6.2.3107 NMAC, Subsection C of 20.6.2.3109 NMAC]

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25. In the event that an impoundment cannot preserve a minimum of two feet of freeboard, the Permittee shall take actions to restore the required freeboard as authorized by this Discharge Permit and all applicable local, state, and federal regulations.

In the event that two feet of freeboard cannot be restored within a period of 72 hours following discovery, the Permittee shall propose actions to restore two feet of freeboard by submitting a short-term Corrective Action Plan (CAP) to NMED for approval. Examples of short-term corrective actions include the pumping and hauling of excess wastewater from the impoundment or reducing the volume of wastewater discharged to the impoundment. The Permittee shall ensure the CAP includes a schedule for completion of corrective actions. The Permittee shall submit the CAP within 15 days following the date the Permittee or the NMED discover the exceedance. The Permittee shall implement the CAP following NMED approval.

In the event that the short-term corrective actions fail to restore two feet of freeboard, the Permittee shall submit to NMED a proposal for permanent corrective actions in a long-term CAP. The Permittee shall submit the long-term CAP within 90 days following failure of the short-term CAP. Examples corrective actions include the installation of an additional storage impoundment or a significant and permanent reduction in the volume of wastewater discharged to the impoundment. The Permittee shall ensure the long-term CAP includes a schedule for completion of corrective actions. The Permittee shall implement the CAP following NMED approval.

[Subsection A of 20.6.2.3107 NMAC]

26. In the event that analytical results of liquid present in the leak detections sump indicate that the composition of the liquid is consistent with the contents of the evaporative impoundment, the Permittee shall submit a Corrective Action Plan (CAP) to NMED which evaluates the primary liner leakage rate and proposes options for stopping or reducing the leakage. The Permittee shall submit the CAPs to NMED for approval within 60 days of the receipt of the analytical results.

[Subsection A of 20.6.2.3107 NMAC]

27. In the event that a release occurs that is not authorized under this Discharge Permit (commonly known as a "spill"), the Permittee shall take measures to mitigate damage from the unauthorized discharge and initiate the notifications and corrective actions required in Section 20.6.2.1203 NMAC and summarized below.

Within <u>24 hours</u> following discovery of the unauthorized discharge, the Permittee shall verbally notify NMED and provide the following information.

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- a) The name, address, and telephone number of the person or persons in charge of the Facility, as well as of the owner and/or operator of the Facility.
- b) The name and address of the Facility.
- c) The date, time, location, and duration of the unauthorized discharge.
- d) The source and cause of unauthorized discharge.
- e) A description of the unauthorized discharge, including its estimated chemical composition.
- f) The estimated volume of the unauthorized discharge.
- g) Any actions taken to mitigate immediate damage from the unauthorized discharge.

Within <u>one week</u> following discovery of the unauthorized discharge, the Permittee shall submit written notification to NMED providing the information listed above and any pertinent updates.

Within <u>15 days</u> following discovery of the unauthorized discharge, the Permittee shall submit a Corrective Action Plan (CAP) to NMED describing any corrective actions previously taken and corrective actions to be taken relative to the unauthorized discharge. The CAP shall include the following information.

- a) A description of proposed actions to mitigate damage from the unauthorized discharge.
- b) A description of proposed actions to prevent future unauthorized discharges of this nature.
- c) A schedule for completion of proposed actions.

In the event that the unauthorized discharge causes or may with reasonable probability cause water pollution in excess of the standards and requirements of Section 20.6.2.4103 NMAC, and the water pollution will not be abated within 180 days after notice is required to be given pursuant to Paragraph (1) of Subsection A of 20.6.2.1203 NMAC, NMED may require the Permittee to abate water pollution pursuant to Sections 20.6.2.4000 through 20.6.2.4115 NMAC.

The Permittee shall not construe anything in this condition as relieving them of the obligation to comply with all requirements of Section 20.6.2.1203 NMAC.

[20.6.2.1203 NMAC]

28. In the event that NMED or the Permittee identifies any failures of the discharge plan, i.e., the application, or this Discharge Permit not specifically noted herein, NMED may require the Permittee to submit a Corrective Action Plan and a schedule for completion of corrective actions to address the failure(s). Additionally, NMED may require a discharge permit modification to achieve compliance with 20.6.2 NMAC.

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	[Subsection A of 20.6.2.3107 NMAC, Subsection E of 20.6.2.3109 NMAC]

D. CLOSURE PLAN

Closure Actions with Implementation Deadlines

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29.	Submission of Detailed Plan for Complete Closure: Within 9 months of the issuance date of this Discharge Permit (by DATE), the Permittee shall submit a detailed closure plan to prevent the exceedance of standards of 20.6.2.3103 NMAC in groundwater after the cessation of operation. The closure plan shall include: a description of closure measures, maintenance and monitoring plans, post-closure maintenance and monitoring plans, financial assurance, and other measures necessary to prevent or abate such contamination. The Permittee shall ensure that the closure plan is sufficiently detailed to address the steps necessary to close the list the wastewater infrastructures, e.g., evaporation impoundments and any other wastewater related infrastructure. Further, the detailed
	closure plan shall address sludge de-watering (as necessary), characterization of wastes to be disposed on-site and off-site, restoration of vegetation, and ongoing maintenance for the evaporation impoundment, any other wastewater related infrastructure and all post-closure activities and plugging and abandonment of monitoring wells. The Permittee shall ensure that the closure plan addresses post-closure care, including the continued groundwater monitoring required under the Discharge Permit and if a CAP is necessary completed cleanup action required under the Corrective Action Plan (CAP).
	The Permittee shall ensure the closure plan has sufficient detail to estimate the cost of complete closure of all wastewater related infrastructure and post-closure monitoring for financial assurance. The detailed closure plan shall provide sufficient detail to estimate the cost of operation and maintenance of the groundwater monitoring system. Inherent in this detail is an estimate of the time (after the cessation of Facility operation) that the groundwater monitoring system will have to remain in place and in operation, i.e., until WQCC groundwater standards or background concentrations have been met for at least eight consecutive quarters.
	[Subsection A of 20.6.2.3017]
30.	Submission of Detailed and Complete Closure Cost Estimate for Financial Assurance Purposes: Within 15 months of the issuance date of this Discharge Permit (by DATE), the Permittee shall submit a detailed cost estimate ("Estimate") based on the detailed

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closure plan for complete closure required by Condition 29. The Estimate shall be based on the cost of hiring a third party to conduct Complete Closure. The Estimate shall include direct costs associated with all third-party implementation of the closure plan, contingency costs in the amount of 15 percent of the direct costs, the cost of an independent project manager and contract administration, and NMED oversight and administration costs, including indirect costs. The Estimate shall forecast the worst-case scenario for complete closure over the five-year period of this permit; if a new permit is not issued after five years, the Estimate for the worst-case scenario shall be updated annually each year after five years and any financial assurance shall be adjusted accordingly.

The Permittee shall ensure the Estimate is adjusted for inflation over the five-year period for complete closure and shall project the amount needed for each of the five years for the worst-case scenario for all activities included in complete closure.

[Subsection A of 20.6.2.3017]

- 31. <u>Submission of Financial Assurance:</u> Within 21 months of the issuance date of this Discharge Permit (**by DATE**), the Permittee shall submit to NMED for approval a draft of its proposed financial assurance instrument(s) that meet the requirements below.
 - a) The amount of financial assurance shall be sufficient to cover the cost of implementing complete closure as described in the closure plan and cost estimate required by Conditions 29 and 30 of this Discharge Permit. The Permittee shall not propose any form of self-guarantee. The financial assurance shall ensure that funds will be available to implement complete closure if at any time the Permittee is unable, unwilling, or otherwise fails to implement any portion of the closure plan as required by this Discharge Permit. If the form of financial assurance entails incremental costs of maintaining it, i.e., costs for a trustee, the amount of the financial assurance shall be increased to include all such costs.
 - b) Within 30 days after NMED approves the draft financial assurance proposal, the Permittee shall execute the financial assurance instrument and submit it to NMED for final acceptance.
 - c) NMED shall be named as the sole beneficiary in each financial assurance instrument(s).
 - d) Within 30 days of execution, NMED acceptance, and implementation of the financial assurance instrument(s), the Permittee shall establish a trust to receive and disburse funds, which may arise as the result of forfeiture of financial assurance. The trust shall name NMED as the beneficiary. The trust agreement

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shall be in a form satisfactory to the State Board of Finance and shall be subject to approval by the Governor pursuant to NMSA 1978, § 46-4-1 through 9. The trust shall be maintained until the complete closure has occurred, NMED has released the financial assurance, and NMED has agreed to terminate this permit. Upon forfeiture of financial assurance, the forfeited amount shall be deposited directly into the trust and shall be used for any activities or costs related to complete closure.

- e) The Permittee may propose alternative financial assurance instrument(s) from time to time subject to NMED's prior written approval and acceptance. The Permittee shall not replace any approved financial assurance instrument without NMED's prior written approval.
- f) The financial assurance instrument(s) shall remain in effect until complete closure and final termination of this permit and shall remain in place at all times, including lapses in discharge permit coverage, late discharge permit renewal or temporary shutdown of facilities covered under DP-1305 unless released by NMED in writing.
- g) The financial assurance shall include a method for adjustments due to changes in inflation, new technologies, and NMED approved revisions to the closure plan based on continued investigations or other information and shall be adjusted no less frequently than every five years such that, at all times, the amount of financial assurance provided by the Permittee shall be sufficient to perform complete closure at any time during the following five years from the update. Should circumstances warrant more frequent adjustments, NMED may require them in writing and the Permittee shall make the adjustment within 180 days.
- h) No more frequently than once every 12 months the Permittee may request that NMED review remaining activities required for complete closure including alternate closure activities that NMED has approved. The request for review shall describe the activities which have been completed and shall contain an updated cost estimate for remaining complete closure activities. If NMED approves the description of activities which have been completed, the remaining activities of complete closure, and the cost estimate for remaining complete closure activities, NMED will notify the Permittee of appropriate adjustments that the Permittee may make to the amount of financial assurance.
- i) The Permittee shall evaluate, and if necessary, revise the financial assurance to comply with applicable WQCC financial assurance regulations, if and when such regulations are promulgated and become issuance.

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- j) Cancellation or Non-renewal: Each financial assurance instrument shall require the financial assurance provider to give at least 120 days written notice to NMED and the Permittee prior to cancellation or non-renewal of the financial assurance instrument. If such notice is received, the Permittee shall propose an alternate financial assurance mechanism to NMED within 30 days of the notice. If NMED approves the alternate financial assurance mechanism, the Permittee shall execute it and submit it to NMED for final acceptance within 60 days of cancellation. If the Permittee fails to obtain alternate financial assurance acceptable to NMED within 60 days, the current financial assurance shall be subject to forfeiture.
- k) Forfeiture: If NMED determines that implementation of all or any part of complete closure is required and that the Permittee is unable or unwilling or will otherwise fail to conduct all or any part of complete closure as required by this Discharge Permit, then NMED may proceed with forfeiture of all or part of the financial assurance. Prior to beginning a forfeiture proceeding, NMED will provide written notice, by certified mail return receipt requested, to the Permittee and to all financial assurance providers, if applicable, informing them of the determination to forfeit all or a portion of the financial assurance, provided that if NMED's access to the financial assurance is threatened due to time constraints, NMED may begin a forfeiture proceeding, and provide written notice contemporaneously with that proceeding. The written notice will state the reasons for the forfeiture and the amount to be forfeited. The amount shall be based on the total cost of performing complete closure, in accordance with this Discharge Permit and all applicable laws and regulations. NMED will also advise the Permittee and all financial assurance providers, if applicable, of the conditions under which forfeiture may be avoided. Such conditions may include, without limitation, an agreement by the Permittee, by a financial assurance provider, or by an NMED approved third party, to perform complete closure in accordance with this Discharge Permit and all applicable laws and regulations, and a demonstration that such person has the financial ability and technical qualifications to do so. All financial assurance forfeited shall become immediately payable to the trust or as otherwise provided in the NMED approved instrument. Forfeited funds shall be used to perform complete closure. If the forfeited amount is insufficient, the Permittee shall be liable for the remaining costs. If the amount forfeited is more than necessary, the excess amount shall be refunded to the person from whom it was collected.

The financial assurance shall be released or modified when NMED determines that all activities of complete closure have been performed according to the closure plan requirements of this Discharge Permit and the Discharge Permit has been terminated.

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	[Subsection A of 20.6.2.3107 NMAC]

Permanent Facility Closure Conditions

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The Permittee shall perform the following closure measures in the event the Facility, or a component thereof, is proposed to be permanently closed.

Within <u>60 days</u> of ceasing to discharge to the impoundments, the Permittee shall plug the impoundment influent lines so that a discharge can no longer occur.

Within <u>60 days</u> of ceasing to discharge to the impoundments, the Permittee shall evaporate or drain the wastewater from all impoundments and any other wastewater system component and disposed of it in accordance with all local, state, and federal regulations.

Within <u>90 days</u> of ceasing to discharge to the impoundments, the Permittee shall submit a sludge removal and disposal plan to NMED for approval. The Permittee shall implement the plan within 30 days following approval by NMED. The sludge removal and disposal plan shall include the following information.

- a) The estimated volume and dry weight of sludge planned for removal and disposal, including measurements and calculations.
- b) Analytical results for samples of the sludge taken from the impoundment for TKN, NO_3 -N, percent total solids, F, SO_4 , and any other parameters tested (reported in mg/kg, dry weight basis).
- c) The method of sludge *removal* from the impoundments.
- d) The method of *disposal* for all the sludge (and its contents) removed from the impoundment(s). The method shall comply with all local, state and federal regulations. *Note:* A proposal that includes the surface disposal of sludge may be subject to Groundwater Discharge Permitting requirements pursuant to 20.6.2.3104 NMAC that are separate from the requirements of this Discharge Permit.
- e) A schedule for completion of sludge removal and disposal not to exceed two years from the date discharge to the impoundments ceased.

Within <u>one year</u> following completion of the sludge removal and disposal, the Permittee shall complete the following closure measures.

- a) Remove all lines leading to and from the impoundment(s), or permanently plug and abandon the lines in place.
- b) Remove or demolish any other wastewater system components and re-grade area

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	with suitable fill to blend with surface topography, promote positive drainage and prevent ponding.
	c) Characterize, remove and dispose of all solids from the impoundments in accordance with local, state, and federal regulations, and maintain a record of solids transported for off-site disposal, including the volume of solids transported and the disposal location.
	 d) Remove and dispose of the impoundment liners at a solid waste facility. If there is evidence of contaminated soil below the liners, assess the impact, report that assessment to NMED, and mitigate the impacts following NMED approval. e) Fill the impoundment(s) with suitable fill.
	f) Re-grade the impoundment site and the locations of ancillary equipment, e.g., influent piping, to blend with surface topography, promote positive drainage and prevent ponding.
	The Permittee shall continue groundwater monitoring until the Permittee meets the requirements of this condition met and groundwater monitoring confirms for a minimum of eight consecutive quarterly groundwater sampling events that groundwater does not exceed the standards of Section 20.6.2.3103 NMAC. This period is referred to as "post-closure."
	If at any time monitoring results show an exceedance of a groundwater quality standard in Section 20.6.2.3103 NMAC, the Permittee shall implement the Contingency Plantequired by this Discharge Permit.
	Following notification from NMED that the Permittee may cease post-closure monitoring, the Permittee shall plug and abandon the monitoring well(s) in accordance with the attachment Monitoring Well Guidance.
	When the Permittee has met all closure and post-closure requirements and verified appropriate actions with date stamped photographic evidence or an associated NMED inspection, the Permittee may submit to NMED a written request, including photographic evidence, for termination of the Discharge Permit.

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E. GENERAL TERMS AND CONDITIONS

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33.	RECORD KEEPING - The Permittee shall maintain a written record of the following:
	Information and data used to complete the application for this Discharge Permit;

[Subsection A of 20.6.2.3107 NMAC, Subsection D of 20.6.2.4103 NMAC, 40 CFR Part 503]

Terms and Conditions Information, data, and documents demonstrating completion of closure activities; • Any releases (commonly known as "spills") not authorized under this Discharge Permit and reports submitted pursuant to 20.6.2.1203 NMAC; • The operation, maintenance, and repair of all facilities/equipment used to treat, store or dispose of wastewater; • Facility record drawings (plans and specifications) showing the actual construction of the Facility and bear the seal and signature of a licensed New Mexico professional engineer; • Copies of logs, inspection reports, and monitoring reports completed and/or submitted to NMED pursuant to this Discharge Permit; The volume of wastewater or other wastes discharged pursuant to this Discharge • Groundwater quality and wastewater quality data collected pursuant to this Discharge Permit; Copies of construction records (well log) for all sampled groundwater monitoring wells pursuant to this Discharge Permit; The maintenance, repair, replacement or calibration of any monitoring equipment or flow measurement devices required by this Discharge Permit; and Data and information related to field measurements, sampling, and analysis conducted pursuant to this Discharge Permit, including: o the dates, location and times of sampling or field measurements; o the name and job title of the individuals who performed each sample collection or field measurement; the sample analysis date of each sample o the name and address of the laboratory, and the name of the signatory authority for the laboratory analysis; o the analytical technique or method used to analyze each sample or collect each field measurement; o the results of each analysis or field measurement, including raw data; o the results of any split, spiked, duplicate or repeat sample; and o a copy of the laboratory analysis chain-of-custody as well as a description of the quality assurance and quality control procedures used. The Permittee shall maintain the written record at a location accessible to NMED during a Facility inspection for a lifetime of the Discharge Permit. The Permittee shall make the record available to the department upon request. [Subsections A and D of 20.6.2.3107 NMAC] 34. SUBMITTALS – The Permittee shall submit both a paper copy and an electronic copy of all notification and reporting documents required by this Discharge Permit, e.g.,

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	monitoring reports. The Permittee shall submit the paper and electronic documents to the NMED Permit Contact identified on the Permit cover page.
	[Subsection A of 20.6.2.3107 NMAC]
35.	INSPECTION and ENTRY – The Permittee shall allow NMED to inspect the Facility and its operations that are subject to this Discharge Permit and the WQCC regulations. NMED may upon presentation of proper credentials, enter at reasonable times upon or through any premises in which a water contaminant source is located or in which any maintained records required by this Discharge Permit, the regulations of the federal government, or the WQCC are located.
	The Permittee shall allow NMED to have access to and reproduce for their use any copy of the records, and to perform assessments, sampling or monitoring during an inspection for the purpose of evaluating compliance with this Discharge Permit and the WQCC regulations.
	No person shall construe anything in this Discharge Permit as limiting in any way the inspection and entry authority of NMED under the WQA, the WQCC Regulations, or any other local, state or federal regulations.
	[Subsection D of 20.6.2.3107 NMAC, NMSA 1978, §§ 74-6-9.B and 74-6-9.E]
36.	DUTY to PROVIDE INFORMATION - The Permittee shall, upon NMED's request, allow for NMED's inspection/duplication of records required by this Discharge Permit and/or furnish to NMED copies of such records.
	[Subsection D of 20.6.2.3107 NMAC]
37.	MODIFICATIONS and/or AMENDMENTS – In the event the Permittee proposes a change to the Facility or the Facility's discharge that would result in a change in the volume discharged; the location of the discharge; or in the amount or character of water contaminants received, treated or discharged by the Facility, the Permittee shall notify NMED prior to implementing such changes. The Permittee shall obtain NMED's approval (which may require modification of this Discharge Permit) prior to implementing such changes.
	[Subsection C of 20.6.2.3107 NMAC, Subsections E and G of 20.6.2.3109 NMAC]
38.	PLANS and SPECIFICATIONS — In the event the Permittee proposes to construct a wastewater system or change a process unit of an existing system such that the quantity or quality of the discharge will change substantially from that authorized by this Discharge Permit, the Permittee shall submit construction plans and specifications of the

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Terms and Conditions proposed system or process unit to NMED for approval prior to the commencement of construction. In the event the Permittee implements changes to the wastewater system authorized by this Discharge Permit that result in only a minor effect on the character of the discharge, the Permittee shall report such changes (including the submission of record drawings where applicable) to NMED prior to implementation. [Subsections A and C of 20.6.2.1202 NMAC, NMSA 1978, §§ 61-23-1 through 61-23-32] CIVIL PENALTIES - Any violation of the requirements and conditions of this Discharge 39. Permit, including any failure to allow NMED staff to enter and inspect records or facilities, or any refusal or failure to provide NMED with records or information, may subject the Permittee to a civil enforcement action. Pursuant to WQA 74-6-10(A) and (B), such action may include a compliance order requiring compliance immediately or in a specified time, assessing a civil penalty, modifying or terminating the Discharge Permit, or any combination of the foregoing; or an action in district court seeking injunctive relief, civil penalties, or both. Pursuant to WQA 74-6-10(C) and 74-6-10.1, civil penalties of up to \$15,000 per day of noncompliance may be assessed for each violation of the WQA 74-6-5, the WQCC Regulations, or this Discharge Permit, and civil penalties of up to \$10,000 per day of noncompliance may be assessed for each violation of any other provision of the WQA, or any regulation, standard, or order adopted pursuant to such other provision. In any action to enforce this Discharge Permit, the Permittee waives any objection to the admissibility as evidence of any data generated pursuant to this Discharge Permit. [20.6.2.1220 NMAC, NMSA 1978, §§ 74-6-10 and 74-6-10.1] 40. CRIMINAL PENALTIES – No person shall: • Make any false material statement, representation, certification or omission of material fact in an application, record, report, plan or other document filed, submitted or maintained under the WQA; Falsify, tamper with or render inaccurate any monitoring device, method or record maintained under the WQA; or Fail to monitor, sample or report as required by a permit issued pursuant to a state or federal law or regulation. Any person who knowingly violates or knowingly causes or allows another person to violate the requirements of this condition is guilty of a fourth-degree felony and shall be sentenced in accordance with the provisions of NMSA 1978, § 31-18-15. Any person who

is convicted of a second or subsequent violation of the requirements of this condition is

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	guilty of a third-degree felony and shall be sentenced in accordance with the provisions of NMSA 1978, § 31-18-15. Any person who knowingly violates the requirements of this condition or knowingly causes another person to violate the requirements of this condition and thereby causes a substantial adverse environmental impact is guilty of a third-degree felony and shall be sentenced in accordance with the provisions of NMSA 1978, § 31-18-15. Any person who knowingly violates the requirements of this condition and knows at the time of the violation that he is creating a substantial danger of death or serious bodily injury to any other person is guilty of a second degree felony and shall be sentenced in accordance with the provisions of NMSA 1978, § 31-18-15.
41.	COMPLIANCE with OTHER LAWS - Nothing in this Discharge Permit shall be construed in any way as relieving the Permittee of the obligation to comply with any other applicable federal, state, and/or local laws, regulations, zoning requirements, nuisance ordinances, permits or orders. [NMSA 1978, § 74-6-5.L]
42.	RIGHT to APPEAL - The Permittee may file a petition for review before the WQCC on this Discharge Permit. Such petition shall be in writing to the WQCC within thirty days of the receipt of postal notice of this Discharge Permit and shall include a statement of the issues raised and the relief sought. Unless the Permittee files a timely petition for review, the decision of NMED shall be final and not subject to judicial review. [20.6.2.3112 NMAC, NMSA 1978, § 74-6-5.0]
43.	 TRANSFER of DISCHARGE PERMIT - Prior to the transfer of any ownership, control, or possession of this Facility or any portion thereof, the Permittee shall: Notify the proposed transferee in writing of the existence of this Discharge Permit; Include a copy of this Discharge Permit with the notice; and Deliver or send by certified mail to NMED a copy of the notification and proof that the proposed transferee has received such notification. The Permittee shall continue to be responsible for any discharge from the Facility, until both ownership and possession of the Facility have been transferred to the transferee. [20.6.2.3111 NMAC]
44.	PERMIT FEES – The Permittee shall be aware that the payment of permit fees is due at the time of Discharge Permit approval. The Permittee may pay the permit fees in a single payment or they may pay the fee in equal installments on a yearly basis over the term of

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the Discharge Permit. The Permittee shall remit single payments to NMED no later than 30 days after the Discharge Permit issuance date. The Permittee shall remit initial installment payments to NMED no later than 30 days after the Discharge Permit issuance date; with subsequent installment payments remitted to NMED no later than the anniversary of the Discharge Permit issuance date.

Permit fees are associated with <u>issuance</u> of this Discharge Permit. No person shall construe anything in this Discharge Permit as relieving the Permittee of the obligation to pay all permit fees assessed by NMED. A Permittee that ceases discharging or does not commence discharging from the Facility during the term of the Discharge Permit shall pay all permit fees assessed by NMED. NMED shall suspend or terminate an approved Discharge Permit if the Permittee fails to remit an installment payment by its due date.

[Subsection F of 20.6.2.3114 NMAC, NMSA 1978, § 74-6-5.K]